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2	UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK
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4	Estate of VALERIE YOUNG, by VIOLA YOUNG, as Administratrix of the Estate of Valerie Young, and in her personal
5	capacity, SIDNEY YOUNG, and LORETTA YOUNG LEE,
6	Plaintiffs,
7	Index No.: vs. 07CV6241
8	STATE OF NEW YORK OFFICE OF MENTAL RETARDATION AND DEVELOPMENTAL
9	DISABILITIES, PETER USCHAKOW, personally and in his official
10	capacity, JAN WILLIAMSON, personally and in her official capacity, SURESH
11	ARYA, personally and in his official capacity, KATHLEEN FERDINAND,
12	personally and in her official capacity, GLORIA HAYES, personally and
13	in her official capacity, DR. MILOS, personally and in his official capacity,
14	personally and in his official capacity,
15	Defendants.
16	April 10, 2008 10:09 a.m.
17	10.05 a.m.
18	Examination before trial of JAN
19	WILLIAMSON, held at the offices of The
20	Catafago Law Firm, P.C., 350 Fifth
21	Avenue, New York, New York, pursuant to
22	Notice, before Wendy D. Boskind, a
23	Registered Professional Reporter and
24	Notary Public of the State of New York.
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2	APPEARANCES:
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4	THE CATAFAGO LAW FIRM, P.C.
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12	STATE OF NEW YORK
13	OFFICE OF THE ATTORNEY GENERAL
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18	BY: JOSE L. VELEZ, ESQ.
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20	
21	ALSO PRESENT:
22	PATRICIA PAWLOWSKI, ESQ.
23	Counsel's Office
24	Office of Mental Retardation
25	and Developmental Disabilities

1	Williamson
2	committee.
3	Q. And what is that, the
4	forensics advisory committee?
5	A. We have a number of
6	individuals who are remanded to our
7	facilities through the court system, most
8	of them 730.40's or 730.50's.
9	Q. Involuntary
10	A. Correct. So my
11	responsibility would be to ensure that
12	orders of retention were renewed in a
13	timely fashion, that we were in
14	compliance with everything the courts
15	wanted, all that goes along with that
16	status.
17	Q. And what is the risk
18	management committee?
19	A. Those individuals who are
20	either 730.50 or 40, or present with
21	high-risk behaviors. Before we will
22	endorse their ability to go out into the
23	community, on trips or home visits, we do
24	prepare a very extensive plan of

protective oversight which gets reviewed

25

1	Williamson
2	by the risk management committee, and I
3	am the chairperson of that committee.
4	Q. Was that done, to your
5	knowledge, for Valerie Young?
6	A. No.
7	Q. And she wasn't involved in
8	any aspect of your work in the forensics
9	advisory committee, either.
LØ	A. No.
L1	Q. Is that correct?
L2	A. Yes.
L3	Q. And what is the special
L4	incident committee?
L5	A. There are categories of
L6	incidents within OMRDD. Two of them are
L7	what's called "reportable" and "serious
L8	reportable" incidents, which get
L9	thoroughly investigated. After the
20	investigation, the special incident
21	review committee will review them, its
22	content, findings, and its
23	recommendations, and we determine whether
24	or not we concur with the findings and
25	recommendations or if we feel that

25

1	Williamson
2	Q. And was there any indication
3	that she appeared heavily sedated? That
4	you saw.
5	A. Not that I recall.
6	Q. Did you personally observe
7	her in a wheelchair ever?
8	A. I had seen her being
9	transported in a wheelchair, yes.
10	Q. What about sitting in a
11	wheelchair and not being transported?
12	A. No, I don't remember.
13	Q. Was it your understanding,
14	based on your discussion with treatment
15	team leader Kathy Ferdinand, that the
16	wheelchair was to be used only for
17	transportation purposes?
18	A. Our discussion was she needed
19	it for transport for her safety.
20	That yeah, I mean, it was for that
21	purpose.
22	Q. Did anyone ever tell you that
23	the wheelchair would be used for shower
24	purposes
25	A. No.

1	Williamson
2	involved in the treatment of Valerie?
3	A. It's possible he was the
4	psychiatrist at the time
5	Q. Yes.
6	A but not her primary care
7	physician.
8	Q. Right, but the others were
9	not.
10	A. And Dr. Capati may have seen
11	her, if she was taking seizure
12	medication.
13	Q. Were you ever advised, as
14	acting national deputy director of
15	operations, as to the medications that
16	were prescribed to Valerie?
17	A. No.
18	(Deposition Exhibit
19	Plaintiffs' Williamson 2, policy on
20	reporting deaths that was in effect
21	at the time of Valerie's death,
22	Bates stamped D 1562 and 1563,
23	marked for identification, as of
24	this date.)
25	Q. Let me show you what's been

1	Williamson
2	marked as Williamson Exhibit 2, Bates
3	stamped D 1562 and 1563. And I'm going
4	to ask you to review this document, and
5	tell me if you know what it is.
6	A. (Pause.)
7	Yes, I am familiar with this
8	Q. What is it?
9	A. It's the policy on reporting
10	deaths.
11	Q. This was in effect at the
12	time of Valerie's death?
13	A. Correct.
14	(Pause in proceedings.)
15	Q. I just want to go back for a
16	second to Exhibit 10, Williamson Exhibit
17	10.
18	Take a look at the second
19	page, CQC 31. And in this mortality
20	review report, it says, and I quote
21	MR. VELEZ: The third page;
22	right?
23	MR. CATAFAGO: Yes, it's the
24	third page, CQC 31.
25	Q "It was discussed that